

## YE TOWNE GOSSIP

(Continued from page 9.)

AND BEEN switched.

IN THE little baskets.

AND SOMEBODY.

WOULD FIND it out.

WOULD VINCENT.

START WRITING plays.

AND WOULD George.

GET ALL the yachts.

THE ONLY way.

YOU CAN tell your own baby.

IN A hospital.

IS TO ask the nurse.

MAYBE I'M Will Rogers.

OR FRANK Craven.

OR SOMEBODY.

I THANK you.

—New York American.

## SPICE

"Too bad about Jags. Fancy a man, as Shakespeare says, putting an enemy into his mouth to steal away his brains."

"Oh, well, it's only petty larceny in Jags' case, anyway."—Boston Transcript.

At a meeting in Wales at which Lloyd George was to speak, the chairman, a Welsh deacon, got up at the commencement of the proceedings and said: "Gentlemen, I have to introduce to you tonight the member for Carnarvon Boroughs. He has come to reply to what the Bishop of — said about Welsh Diseases."

establishment. In my opinion, gentlemen, the bishop is one of the biggest liars in creation, but, thank heaven, in Lloyd George we have a match for him tonight." Lloyd George laughed so much at his chairman's faux pas that it was some moments before he could begin his speech.

"I have no sympathy with female emancipation stuff. The man was made the head of the woman, and the women ought to accept their own place with meekness and submission."

"I am glad to hear you say so, Mrs. Tartlegh. Does your husband share your views?"

"You bet he does! I'd like to hear him dare express any other kind."—Baltimore American.

"What are you here for, and why, my misguided friend?" queried one of those sympathetic prison uplift advocates recently.

"Well, you see, mum, I'm the victim of the unlucky number thirteen."

"Oh! how novel and superstitious! Tell me about it—that unlucky thirteen."

"Yes, mum; twelve jurors and one judge."—Pearson's Weekly.

Irate woman—Those photographs you made of myself and husband are not at all satisfactory and I refuse to accept them. Why, my husband looks like a baboon.

Photographer—Well, that's no fault of mine, madam. You should have thought of that before you had him taken.—London Saturday Journal.

The late Congressman W. W. Wedemeyer used to tell a story of rain in the Klondike. He was going up the Yukon on a government junket and the sky drizzled all the way. At one landing a dejected looking "sour-dough" stood on the wharf awaiting the boat.

"I say, partner," asked Wedemeyer, "how long has it been raining?"

"Dunno," was the reply. "I've only been her seventeen years."



ONE OF THE LATEST PHOTOGRAPHS OF MRS. LANGTRY, (LADY DE BATHE), THE FAMOUS "JERSEY LILY" WHO HEADLINES THE NEXT VAUDEVILLE BILL AT THE ORPHEUM THEATRE, BEGINNING WEDNESDAY EVENING

A story is told of the late Dr. Reed Stuart, of Detroit, which illustrates his delicacy in handling matters requiring tact. There was a certain man, widely known in Detroit, but about whom many stories were whispered. Another man came to the Rev. Stuart one day and asked the clergyman what sort of man the gossiped-about individual was.

"Do you know him?" asked Dr. Stuart.

"Yes."

"And yet you come to me to know what kind of man he is?"

"Yes."

"Well, he is just that kind of a man."

George F. Baker, the noted New York financier, was asked by a Washington correspondent about a certain rumor.

"I deny it," said Mr. Baker, promptly.

"And yet," said the correspondent, "the financier from whom this rumor emanates is sound, is he not?"

"Yes, all sound," said Mr. Baker.

## SUMMONS.

In the Third Judicial District Court of Salt Lake County, State of Utah. William H. Child & Company, a Corporation, plaintiff, vs. N. I. Sheetz, Defendant.—Summons.

The State of Utah, to the said Defendant:

You are hereby summoned to ap-

pear within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said court.

This action is brought to recover a judgment for the sum of \$1,338.90, \$16.95 of which is claimed to be due for services rendered and \$1,321.95 as damages for breach of contract.

KING, NIBLEY & FARNSWORTH,

Attorneys for Plaintiff.

P. O. Address, 317 McCormick Building, Salt Lake City, Utah. 10-7-11-4

## NOTICE.

## Special Stockholders' Meeting.

Notice is hereby given that a special meeting of the stockholders of the Inter-Mountain Electric company, a Utah corporation, is called, to be held at the office of the company at 42-59 East 4th South street, Salt Lake City, Utah, on the 24th day of October, 1916, at 2 o'clock p. m. Said meeting is called for the purpose of considering the amendment of the Articles of Incorporation of said company in the following particulars, to-wit:

The amendment of Article Four, so that the same shall read as follows:

## Article IV.

"That the object, business and pursuit of said corporation herein agreed upon is and shall continue to be to carry on and conduct the business of buying and selling electric supplies and machinery of all descriptions; automobiles, automobile accessories and supplies of all descriptions; to con-

## CANDIDATES

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